

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, DC

ORDER NO. 4329

IN THE MATTER OF:

Served June 30, 1994

Application to Change Trade Name on)  
Certificate No. 254 from MINI-BUS )  
LIMO-L&N TRANSPORTATION, to L&N )  
TRANSPORTATION )

Case No. AP-94-30

By request filed June 22, 1994, Shirley L. Nelson, Carrier No. 254 (applicant), asks that the trade name on her certificate of authority be changed from Mini-Bus Limo-L&N Transportation to L&N Transportation.

This application is governed by the Compact, Title II, Article XI, Section 10(b).<sup>1</sup> For good cause shown, the application will be granted, subject to applicant's timely compliance with the requirements of this order.

THEREFORE, IT IS ORDERED:

1. That the application to change the trade name on Certificate of Authority No. 254 to L&N Transportation, is hereby conditionally granted, contingent upon applicant's timely compliance with the requirements of this order.

2. That applicant is hereby directed to file the following documents with the Commission: (a) evidence of insurance pursuant to Commission Regulation No. 58 and Order No. 4203; (b) four copies of its General Tariff No. GT-2, cancelling No. GT-1; (c) evidence of ownership or a lease as required by Commission Regulation No. 62 for each vehicle to be used in revenue operations; and (d) a notarized affidavit of identification of vehicles pursuant to Commission Regulation No. 61.

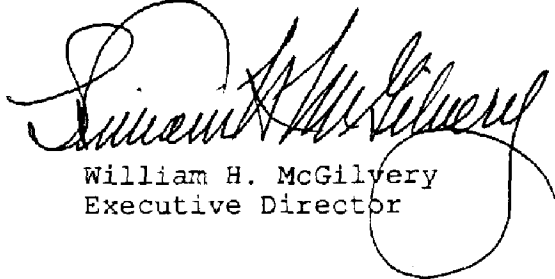
3. That upon timely compliance with the requirements of the preceding paragraph and acceptance of the documents required by the Commission, Certificate of Authority No. 254 shall be reissued in the name of Shirley L. Nelson, trading as L&N Transportation.

---

<sup>1</sup> In re Sky Lines, Inc. & Sky Lines Bus, Inc., No. AP-94-19, Order No. 4298 (May 16, 1994); In re Executive Limo Serv. & Executive Transp. Serv., No. AP-92-26, Order No. 3992 (Aug. 10, 1992).

4. That unless applicant complies with the requirements of this order within 30 days from the date of its issuance, or such additional time as the Commission may direct or allow, the grant of approval herein shall be void and the application shall stand denied in its entirety effective upon the expiration of said compliance time.

BY DIRECTION OF THE COMMISSION; COMMISSIONERS DAVENPORT, SCHIFTER, AND SHANNON:



William H. McGilvery  
Executive Director